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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

3 Nutramax Laboratories, Inc., et al.,

Case No. 2:23-cv-01883-CDS-DJA

4 Plaintiffs

Order Directing Entry of
Default Judgment

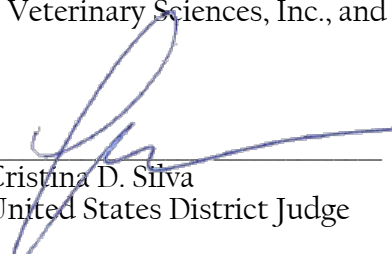
5 v.

6 Cyberzenn, LLC, et al.

7 Defendants

9 Plaintiffs Nutramax Laboratories, Inc. and Nutramax Laboratories Veterinary Sciences,
10 Inc. moved for default judgment against defendants Cyberzenn, LLC, Raychel Gonzalez, and
11 Darina Beckett because each defendant failed to plead or otherwise defend this matter. Mot. for
12 default j., ECF No. 15. The motion was set for hearing and Nutramax provided defendants notice
13 of the hearing on April 18, 2024. Cert. of service, ECF No. 19. Defendants failed to appear at the
14 April 30, 2024, hearing. Mins. of proceedings, ECF No. 22. After considering Federal Rule of
15 Civil Procedure 55, the *Eitel* factors,¹ and with no opposition by the defendants, the court found
16 good cause to enter default judgment in favor of Nutramax. Order, ECF No. 23. This order,
17 which merely instructs the clerk to enter judgment, is a supplement to the permanent injunction
18 and default judgment order issued on May 9, 2024.19
Conclusion20 The Clerk of Court is kindly directed to enter default judgment against defendants
21 Cyberzenn, LLC, Raychel Gonzalez, and Darina Beckett and in favor of plaintiffs Nutramax
22 Laboratories, Inc. and Nutramax Laboratories Veterinary Sciences, Inc., and to close this case.

23 Dated: February 19, 2025

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Cristina D. Silva
United States District Judge


¹ *Eitel v. McCool*, 782 F.2d 1470, 1471-72 (9th Cir. 1986).